21 22	Trailers with capacity of 6 ton, but not exceeding 7 ton capacity	60.00
23	When equipped with two or more solid rubber tires:	
$\overline{24}$	Trailers with capacity of 1 ton, but not exceeding 2 ton	
$\overline{25}$	capacity	5.00
26	Trailers with capacity of 2 ton, but not exceeding 3 ton	0.00
27	capacity	15.00
28	Trailers with capacity of 3 ton, but not exceeding 4 ton	10.00
29	capacity	35.00
30	Trailers with capacity of 4 ton, but not exceeding 5 ton	00.00
31		50.00
32	capacityTrailers with capacity of 5 ton, but not exceeding 6 ton	30.00
32 33		60.00
34	capacity	00.00
	Trailers with capacity of 6 ton, but not exceeding 7 ton	70.00
35	capacity	70.00
36	When equipped with iron, steel or hard tires:	
37	Trailers with capacity of 1 ton, but not exceeding 2 ton	15.00
38	capacity	15.00
39	Trailers with capacity of 2 ton, but not exceeding 3 ton	00.00
40	capacity	30.00
41	All motor trucks, trailers, and motor vehicles used for other	
42	the conveyance of passengers shall have attached thereto a con	
43	ous metal plate giving the actual weight of the vehicle equippe	
44	weight of loading capacity as specified by the manufacturer or i	
45	and no license shall be issued until the vehicle is so equipped.	
46	person violating any of the provisions of this section shall be de	
47	guilty of a misdemeanor, and upon conviction, shall be subject	t to a
48	fine of not less than five dollars (\$5.00) nor more than fifty d	
49	(\$50.00) for the first and second offenses. Upon a third convi	iction,
50	the department shall have authority to cancel the certificate of	regis-
51	tration and call in the number plates and a new license shall n	
52	issued for any such motor vehicle for a period of one year.	
	The second secon	

Approved April 14, A. D. 1921.

CHAPTER 254

STATE HORTICULTURAL SOCIETY

H. F. 414.

AN ACT to repeal the law as it appears in sections sixteen hundred sixty-nine (1669) and sixteen hundred seventy (1670) of the code, (C. C. Secs. 1691, 1692) and chapter three hundred ninety-five (395), acts of the thirty-eighth general assembly, (C. C. Secs. 1696, 1697 and 1698) and to enact a substitute therefor; also to amend sections sixteen hundred seventy-one (1671) of the code (C. C. Sec. 1693) and section sixteen hundred seventy-two (1672), supplement to the code. 1913 (C. C. Sec. 1694), all relating to the state horticultural society of Iowa, and making appropriation for the horticultural exposition.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. State horticultural society—officers—vacancies— 1 meetings—appropriation. That section sixteen hundred sixty-nine 2 (1669) of the code, (C. C. Sec. 1691) be repealed and the following $\begin{array}{c} 11 \\ 12 \end{array}$

- a enacted in lieu thereof: "The state horticultural society shall hold meetings each year, at such times as it may fix, for the transaction of business. The officers and board of directors shall be chosen as provided for in the constitution of the society for the period and in the manner prescribed therein. Any vacancies may be filled by appointment by the executive committee for unexpired terms."
- SEC. 2. Purpose of society. That section sixteen hundred seventy (1670) of the code (C. C. Sec. 1692) be repealed and the following enacted in lieu thereof: "The society shall encourage the affiliation with itself of societies organized for the purpose of furthering any horticultural, honey bee or forestry interest of the state."
 - SEC. 3. Exposition—scope—plans—report. That chapter three hundred ninety-five (395), acts of the thirty-eighth general assembly, (C. C. Sec. 1696, 1697 and 1698) be repealed and the following enacted in lieu thereof:
 - "A. The state horticultural society is authorized to hold at such time and in such place in Iowa as it may select, a horticultural exposition, including honey products and manufactured plant products, with practical and scientific demonstrations of approved methods of crop production, grading, packing, marketing, and establishment of standard market grades pertaining to horticulture. It may delegate to its executive committee, consisting of the president, secretary and treasurer of said society, the duty and power to make and execute all plans for the holding of such an exposition.

"B. This society shall make to the governor, a report of said exposition, which shall include a showing of awards with a list of all receipts and disbursements, under the provisions of this act, with complete vouchers therefor.

- "C. The sum of sixteen thousand dollars (\$16,000) biennially, or so much thereof as may be needed to carry out the provisions of this act, and the payment of all expenses connected therewith, is hereby appropriated out of any fund in the treasury of the state, not otherwise appropriated, and warrants therefor shall be issued on the order of the president and secretary of the state horticultural society from time to time by the auditor of state on the treasurer of state, but no such warrant shall be issued until the president and secretary of said society shall certify to the auditor of state that same is actually necessary for disbursement."
- SEC. 4. Annual report. That sections sixteen hundred seventyone (1671) of the code, (C. C. Sec. 1693) be amended by inserting after the word "horticultural" at the end of line four, the following words "and forestry".
- SEC. 5. Printing and distribution. That section sixteen hundred seventy-two (1672), supplement to the code, 1913 (C. C. Sec. 1694) be amended as follows: strike out of line one the word "four" and insert in lieu thereof the word "three"; strike out of line four the word "six" and insert in lieu thereof the word "one"; strike out of line seven the words "one hundred" and insert in lieu thereof the word "twenty-five"; also strike out of and insert in lieu thereof the word "twenty-five"; also strike out of

9 lines nine and ten the words "and one to each newspaper published 10 in the state".

Approved April 14, A. D. 1921.

CHAPTER 255

CITIES AND TOWNS

H. F. 523.

AN ACT to amend section eight hundred twenty-five (825), supplement to the code, 1913, (C. C. Sec. 3889) relating to special assessments.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Assessments—installments increased. That sec-2 tion eight hundred twenty-five (825), supplement to the code, 1913,
- 3 (C. C. Sec. 3889) be amended by striking out the word "seven" after
- 4 the word "in" in line seventeen of said section and inserting in lieu
- 5 thereof the word "ten."

Approved April 14, A. D. 1921.

CHAPTER 256

FISH AND GAME

H. F. 538.

AN ACT making it unlawful to take black bass from the inland or boundary waters of the state of Iowa, for other than propagation purposes, except by hook and line, and to prohibit the buying and selling of same and their possession by certain parties.

Be it enacted by the General Assembly of the State of Iowa:.

- SECTION 1. Black bass. It shall be unlawful to catch or take or attempt to catch or take from the inland or boundary waters of the state of Iowa, for other than propagation purposes, any black bass except by hook and line, and, if caught or taken by any other means, the same shall be immediately returned to the waters from which taken, without unnecessary injury.
- SEC. 2. Sale of black bass. It shall be unlawful to buy, sell, or barter, or offer to buy, sell or barter, any black bass, whether caught or taken within or without the state, or lawfully or unlawfully taken, except that such black bass of one day's catch, lawfully taken, may be sold to and bought by an individual for his family consumption in the locality where so lawfully taken.
- 1 SEC. 3. Possession of black bass. It shall be unlawful for any 2 commercial institution, commission house, restaurant or cafe keeper,